EXHIBIT F

UNITED STATES BANKRUPTCY COURT	
DISTRICT OF NEW JERSEY	
WOLLMUTH MAHER & DEUTSCH LLP Paul R. DeFilippo, Esq. 500 Fifth Avenue New York, New York 10110 Telephone: (212) 382-3300 Facsimile: (212) 382-0050 pdefilippo@wmd-law.com JONES DAY Gregory M. Gordon, Esq. Brad B. Erens, Esq. Dan B. Prieto, Esq. Amanda Rush, Esq. 2727 N. Harwood Street Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 gmgordon@jonesday.com bberens@jonesday.com dbprieto@jonesday.com (Admitted pro hac vice) ATTORNEYS FOR DEBTOR	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Allison Meghan Brown, Esq. One Manhattan West New York, NY 10001 Telephone: (212) 735-3222 Facsimile: (917) 777-3222 Allison.Brown@skadden.com SPECIAL COUNSEL FOR DEBTOR
In re:	Chapter 11
LTL MANAGEMENT LLC, ¹⁹	Case No.: 23-12825-MBK
Debtor.	Honorable Michael B. Kaplan

CERTIFICATION OF ALLISON M. BROWN, ESQUIRE

I am a Partner of Skadden, Arps, Slate, Meagher & Flom LLP ("Skadden"), special counsel to LTL Management LLC, the debtor and debtor-in-possession in the above-captioned matter (the "Debtor"). I submit this Certification in connection with Skadden's First and Final Application for an allowance of

The last four digits of the Debtor's taxpayer identification number are 6622. The Debtor's address is 501 George Street, New Brunswick, New Jersey 08933.

compensation for professional services rendered and reimbursement of expenses for the period from April 5, 2023, through August 11, 2023 (the Application").

- 2. In accordance with 18 U.S.C. § 155 and the Rules of this Court, neither I nor any attorney of my firm has entered into any agreement, written or oral, express or implied, with the Debtor, any creditor, or any other party in interest, or any attorney of such person, for the purpose of fixing the amount of any of the fees or other compensation to be allowed out of or paid from the assets of the Debtor.
- 3. In accordance with section 504 of the Bankruptcy Code, no agreement or understanding exists between me, my firm or any attorney thereof, on the one hand, and any other person, on the other hand, for the division of such compensation as my firm may receive from the Court herein, nor will any division of fees prohibited by section 504 of the Bankruptcy Code be made by me, or any attorney of my firm.
- 4. The following is provided in response to the request for additional information set forth in ¶ C.5 of the Revised UST Guidelines.

Question: Did Skadden agree to any variations from, or alternatives to, your standard or customary billing rates, fees, or terms for services pertaining to this engagement that were provided during the Fee Period?

Answer: Yes. The billing rates Skadden charged to the Debtor during the Chapter 11 Case are the same as the billing rates charged to Johnson & Johnson more generally, which are significantly discounted from Skadden's standard, market rates. The Debtor also received the benefit of the discounted flat fee that Johnson & Johnson negotiated with Skadden for the *Valadez*²⁰ trial, as disclosed in the Brown Certification. As a result, the Debtor received a significant discount benefit as a result of the Firm's specific billing arrangement with Johnson & Johnson.

²⁰ Valadez v. Johnson & Johnson, No. 22CV012759, Superior Court of California, Alameda County (Oakland).

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Question: If the fees sought in this Application as compared to the fees budgeted for the time

period covered by this Application are higher by 10% or more, did Skadden discuss the reasons for the

variation with the Debtor?

Answer: N/A

Question: Have any of the professionals included in this Application varied their hourly rate

based on the geographic location of this chapter 11 case?

Answer:

No.

Question: Does the Application include time or fees relating to review, revising, or reducing

time records or preparing, reviewing or revising invoices? If so, please quantify by hours and fees.

Answer:

Yes (see below).

Question:

Does the Application include time or fees for reviewing time records to redact any

privileged or other confidential information? If so, please quantify by hours and fees.

Answer: Yes; given the nature of Skadden's retention and the billing practices and

guidelines outside of chapter 11, Skadden spent time revising time entries to eliminate confidential

information while still providing sufficient detail to allow for appropriate review. The estimated time spent

during the time period covered by this Application revising time entries was 66.2 hours and the

corresponding fees were approximately \$28,414.00.

Question: If the Application includes any rate increases since Skadden's retention, did the

Debtor review and approve of those rate increase in advance? Did the Debtor agree when retaining Skadden

to accept all future rate increases?

Answer:

N/A; there were no rate increases during the time period covered by this

Application.

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5. I have reviewed the requirements of D.N.J. LBR 2016-3, the Revised UST Guidelines and the Compensation Procedures Order¹, and certify to the best of my knowledge and belief that this Application substantially complies with such local rule, order and guidelines.

I certify, under penalty of perjury, that the foregoing statements made by me are true and correct, to the best of my knowledge, information, and belief.

Dated: September 8, 2023

/s/ Allison M. Brown

Allison M. Brown, Esq.

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SPECIAL COUNSEL FOR DEBTOR

¹ Capitalized terms used but not defined herein shall have the meaning ascribed to them in the Application.